EXHIBIT E

AT&T Inc. Affidavit

AFFIDAVIT ON BEHALF OF AT&T INC.

- I, Ken McNeely, being first duly sworn, testify as follows:
- 1. AT&T Inc. is the applicant company herein, but AT&T Inc. is not seeking a wireless identification registration. AT&T Inc. has entered into an agreement to acquire Leap Wireless International, Inc. ("Leap"), including its California operating company, Cricket Communications Inc. (U 3076 C) ("Cricket"). AT&T Inc. is providing the Commission with the 30 day notice of a transaction that will result in the transfer of control of Cricket from an indirect subsidiary of Leap to an indirect subsidiary of AT&T Inc.
- 2. Cricket currently holds a wireless identification number to provide service, and AT&T Inc. likewise has wireless operating subsidiaries, New Cingular Wireless PCS, LLC (U 3060 C), and its affiliated wireless entities, that hold wireless identification registrations. Cricket's current wireless registration information will not change as a result of this transaction.
- 3. AT&T Inc. has not (a) filed for bankruptcy; (b) been found liable, for fraud, dishonesty, failure to disclose, or misrepresentations to consumers or others; (c) been convicted of a felony; (d) been (to its knowledge) the subject of a criminal referral by judge or public agency; (e) had a telecommunications license or operating authority denied, suspended, revoked, or limited in any jurisdiction; (f) entered into a settlement of criminal or civil claims involving violations of sections 17000 et seq., 17200 et seq., or 17500 et seq. of the California Business & Professions Code, or of any other statute, regulation, or decisional law relating to fraud, dishonesty, failure to disclose, or misrepresentations to consumers or others; or (g) been found to have violated any statute, law, or rule pertaining to public utilities or other regulated industries

- 4. AT&T Inc. has entered into settlement agreements that included voluntary payments or monetary forfeitures to resolve actions by federal and state regulatory agencies and attorneys general.
- 5. AT&T Inc.'s public utility operating subsidiaries in California, Pacific Bell Telephone Company/d/b/a AT&T California, and New Cingular Wireless and its affiliated wireless entities, have been the subject of various complaint proceedings and investigations before this Commission alleging violations of the Public Utilities Code and/or the Commission rules. Decisions in these proceedings, which are known to the Commission, may have resulted in findings of violations, fines or settlements. Likewise, AT&T Inc.'s California operating subsidiaries in California have been the subject of civil class actions alleging violations of the California Business and Professions Code or related consumer claims (e.g., Consumer Legal Remedies Act) that may have resulted in settlements and monetary payments. AT&T Inc. is required to file annual and quarterly reports with the Securities and Exchange Commission. As required by applicable SEC rules, AT&T Inc. discloses it material legal proceedings in these reports. The attached link: http://phx.corporate-ir.net/phoenix.zhtml?c=113088&p=irol-sec provides the Commission with these filings dating back more than ten years. In addition, these filings provide the Commission with information concerning the backgrounds of AT&T Inc.'s current directors and officers and its financial statements.

I hereby declare, under penalty of perjury under the laws of the State of California that, after diligent search, to the best of my knowledge, the forgoing is true and correct, and that I am authorized to make this verification on behalf of the applicant named above.

Ken McNeely

EXHIBIT F

Cricket Communications Inc. Certification

CERTIFICATION ON BEHALF OF CRICKET COMMUNICATIONS, INC.

- I, Julie Buechler, declare and state as follows:
- I am the Senior Manager of Government Affairs for Cricket Communications,
 Inc. (U-3076-C). I am informed and believe that the statements below are true.
- 2. Cricket Communications Inc. (U-3076-C) ("Cricket") currently holds a Wireless Identification Registration ("WIR") to provide facilities-based wireless service in California.
- 3. Pursuant to the requirements set forth in Decision 95-10-032, Cricket and AT&T Inc. are providing the Commission with the attached 30 day notice of a transaction that will result in the transfer of control of Cricket from a direct subsidiary of Leap Wireless International, Inc. to an indirect subsidiary of AT&T Inc. It is my understanding based on information provided to me from AT&T Inc. that, after said transfer of control, Cricket will continue to operate in California as a separate company and will retain its current WIR.
- 4. To the best of my knowledge, Cricket is in compliance with all of the Commission's reporting, fee, and surcharge transmittal requirements as applicable to pay-in-advance WIR holders in California.

I declare under penalty of perjury under the laws of the State of California that, to the best of my knowledge, the foregoing is true and correct, and that I am authorized to make this certification on behalf of Cricket.

Executed on October 7th, 2013 at San Diego, CA.

Julie Buechler

Senior Manager, Government Affairs

Cricket Communications, Inc.

EXHIBIT G

Confidential AT&T and Cricket Communications, Inc., California Metrics

Exhibit G is Redacted as AT&T and Leap Confidential & Highly Confidential Information

EXHIBIT H

Cricket Coverage Maps

Cricket Network Operations







